WM. J. SLATTER, EDITOR.

#### Wednesday, May 23, 1883.

Trade," "Protection," and a "Tariff" for Revenue Only," still goes on in the Democratic party, and in preportion as it waxes prominent above all other matters, in the same proportion are the chances lessened for Democratic success in the next Presidential election.

The trial of Hon. Phil. B. Thompson wife, took place at Harrodshurg, Ky., pression of opinion under the circumlaw, and resulted in his acquittal. When stances mentioned, the verdict of the jury was announced there was a shout, and men rushed for who will say that to be located in Nashward to congratulate Mr. Thompson wille is not clauys a sure guarantee and During the confusion the voice of Mr. protection against "serious and vexa-Thompson was heard saying, "Thunk tous litigation." I think I can under-

We yield much of our space this week to two letters one from Judge P. Tur- what nutherity may the Trustees re- val of Mary Sharp College from Winthat any ill feeling apparent will be disthe matter in tota.

From the Nashvitle World, 12th inst.]

#### College.

To the World.

JACKSON, TENN., May 7 - Dear Sir: I see by the newspapers of Nashville that some of the citizens of Nushville are proposing to remove Mary Sharp College from Winchester to Nashville. out too much money in Nashville for the people of the latter place to be willing to make such an issue, and thereby is the State of Tennessee, and that the other towns and counties are tributaries to the growth and development of their ed at Winchester," city, at whatever cost and sacrifices such towns and counties.

I desire to notice the reasons set forth by the memorial for the removal:

First, that document says it has been future prospects of the school, etc., demanded a removal." This statement how should the debt be paid? Mr. Walmsley paid Dr Graves the amount lished it. to run, as I now remember, for the period of four years. The Trustees gave to Mr. Walmsley a deed to the property to take effect at the expiration of the guardian for his daughter, and as seenrity had assigned to her the "mertgage" people of Winehester and Franklin and suit was brought. The history of the execution of the

B and met and I had the deed ready. the memorialists will think these things mine as his can possibly be to himself. There was but one other lawyer present do not prospect "a serious and vexa- I cannot afford to be silent when any in the Board. My opinion was that the tious litigation." deed was, at the best, but a mortgage, a deed in trust. So thinking I called the and holds out so many inducements to ing abroad for information which I enter and claim the property. My view of the case was fully concurred in by my brother attorney. We returned to the Board. The deed was read and I told ing to rob a village of twelve or fifteen Mr. Walmsley that the deed was only hundred people of its advantages. a mortgage, a deed of trust, and that if he accepted it and advanced the money, he could not, in default of payment, risk of "serious and vexatious litigated by Judge Turney in reference to myself." cery to enforce his mortgage, a deed of price."

chester will correct me.

the teachers, who were in occupation as member the maxim, tenchers. The Trustees and corporation injuria," and sleep well.

are not in any sense before the court by the bill, which it is said makes a "se-had the authority he claimed or not. Chancery Court based upon a mort- uno falsum in omnibus"

ot a "serious litigation." igation" alluded to Mr. Colvar thought without resistance yield to the wishes of two years ago when the facts were fresh the meeting at the Baptist church in in his memory there was nothing in the Nashville, nor to the requests of the case: I think so still What changes memorialists. Both strike us as rather may mave occurred in Mr. Colyar's cool, if not very presumptuous. views I of course cannot undertake to I have submitted the question to say. I have certainly the right to refer Hon. B. J. Len, Attorney-General, for killing Davis, the seducer of his to his public and most confident ex- who fully concurs in my conclusions of

In looking over the names of the memorialists, I can point to at least one From the Nashville World, 15th inst.] Thompson was heard saying, "Thank take that he would say that Nashville Sold, Kentucky's wives can now be protected" take that he would say that Nashville schools have not only "serious and vextations litigation," but also litigation To the World.] with end results.

But, leaving all else aside, I ask by

ney and the other from Professor Gard- move the Mary Sharp from Winehester? chester to Nashville, that I regret havner, the latter having been called forth Is it a portable institution to be picked ing to say anything about it at all, but by some personal allusions in the former. up and carried away as Trustees, or any it becomes a necessity for me to place They both are the result of the "bosh" all. The charter of the institution rec-ested in the question, and I ask space in as to the removal of Mary Sharp Col- ognizes it as "established at Winches- your paper for this statement. lege from our town, and we are satisfied ter." How then can Trustees, who hold a merely delegated authority to act of Nashville at the Baptist church, on for an institution "at Winehester," and Summer street, the 1st instant, after all sipated upon a clear understanding of not elsewhere, remove that institution the speakers had finished, I was called The Removal of Mary Sharp creatures grow above their creator, and representing but giving only the sub-note of this fact, the Sparta Expesitor the Trustees are defined, and are "full of Winchester. power and authority to collect and retablishment, enlargement, maintenance hope he will do so. or benefit of said institution, or for any I do not believe that any considerable of its purposes, and to apply the same, the meeting to represent the Faculty of number of your business men will favor and to give, grant, bargain, sell or other- Mary Sharp College; that I wanted Drs | might be done, but as only about onesuch a proposition for a moment. The wise dispose of all or any real, personal Graves, Barrett or Johnston to be there. fourth of them on an average take it, town of Winchester and the county of or mixed estate as to them may seem They were men who could speak As it can't be did successfully." Franklin do too much business and lay best for the interest of the institution; for myself, if I had any strength it was provided, that no portion of them shall in my hand, as I was a painter, and not

> Notice the language It refers alone the invitation for them to be present. to the "mstitution of learning establish-

of the institution at Winchester. The turn and tell them. grounds upon which the college buildings stand were bought and conveyed what I said, as authorized by the Faculrepresented "that owing to serious and to the Trustees for the benefit of the ty of Mary Sharp College. The reschool at Winchester. In that way ey-mainder I gave as a matter of opinion vexations litigation about the property at Winchester. In that way evantions litigation about the property at Winchester," etc., "the Faculty erything that has been done was for the and upon my own authority. have come to the conclusion that the promotion of "Mary Sharp College," 'established at Winchester.'

manded a removal." This statement naturally suggests the inquiry. What is that "serious and vexatious litigation?" Mary Sharp College" to Nash It is simply this: Some time ago the school became indebted to Dr Graves, charter before investing much money or in the State, should, because I stated are sold here, but we still say we will make that the people of Winchester did not your friends treat you right. Even an enemy sum of money, and the question was, us, and we propose to keep it. Before seem to appreciate the Mary Sharp Col- is your friend if he makes your friend treat the memorialists or any others remove lege, denounce the statement as "un- you right. Then how great a friend must

and he and Dr. Graves agreed to take ers given them by the charter. They ney. the management of the college, pay the are restricted to such express powers; teachers and appropriate the income they may exercise none other. There

to run, as I now remember, for the ne apprehend that no man will for a moment after reading the charter think. that the Trustees can or will remove the to take effect at the expiration of the four years if his and Graves debts were not paid. Walmsley died after the expiration of the time. He had been piration of the time. He had been the expiration of the time. He had been the experiment of the time of the time. He had been the expiration of the time of the expiration of the suppose they may papers of the State, on so small a proving our consolation—that is, if Harry don't excited the expiration of the time. The had been the expiration of the suppose they may papers of the State, on so small a proving our consolation—that is, if Harry don't excited the expiration of the time. The had been the expiration of the time of the expiration of the expiration of the time. The had been the expiration of the time of the expiration of the expiration of the time. The had been the expiration of the time of the expiration of the expiration of the time. The had been the expiration of the time of the expiration of the time. The had been the expiration of the time of the expiration of the expiration of the time. The had been the expiration of the expiration o

(so he terms it in the assignment.) Af- county freely gave their money to build, ter his death, the daughter, through her support and maintain the college established, demanded possession of the lished at Winchester. Now when it college property, which was refused shall transpire (if it can be possible) then we will have the claims of the do of the State, and moved to Nashville whole bill. mortgage to Walmsley is this: I was nors or their heirs asserted, the claim when it was a village. I certainly have directed by the Board of Trustees to ants relying upon the charter for the a right to try to rise within her borders. prepare the deed and did so. The sustenance of their claims. I wonder if My character is as precious to me and

If Nashville has so many advantages other lawyer aside and told him what I and for the educator, why should it could not get at home, to live among thought of the deed, and that I did not want to interfere with other localities? her people. I wish to make my home want Mr. Walmsley to take it under the If it has what is claimed in the memo- in your city, and I do not want the peobelief that he could at any time after rial why not establish its school and ple who may know me there to know maturity and non-payment of his debt make its own reputation? With all that me as being capable of telling a false-

take possession of the property, but tion," and Nashville cannot get "Mary would have to resort to a court of chan- Sharp without money and without

trust, by a sale of the property, to all The second reason is that it was rep which he replied he was willing to ac- resented at the meeting at the Baptist cept it as a deed of trust, and he did so church that the people at Winchester accept it. Besides, Dr. Graves admits did not appreciate the Mary Sharp Celhe has been paid in full, and the evillege. Such was the reported declara on the movement to remove an institudences by his receipts and the testimony tion of Prof. Gardner. This statement tion to which he was very much atof Dr. Graves are on file, showing that of Prof. Gardner is absolutely and untached, from the town, and, with the Mr. Walmsley has been over paid.

I was a member of the Board, and was authorized to say for the Faculty. he moved down everything before him. connected with the transaction. While one and all, that it desired a removal. If Prof. Gardner was musquoted it was it is only necessary to remind them that our fault and not Judge Turney's.—Ed.] ters were submitted to Hon. A. S. Col-they are employed only to teach, and yar at d myself for an opinion. We both

facts as I remember them. If I have of the Faculty leave us. As to other seems among the impossibilities. A forin anything mistaken the case the some I would most cheerfully hid them tune of \$100,000,000 will yield an inparticulars, address Sole Proprietor and chester will correct me the chancery Court at Win- an earnest, an honest "Fare thee well, come of \$6,000,000 a year This." record in the Chancery Court at Win- an earnest, an honest "Fare thee well, come of \$6,000,000 a year. This is and if forever, still forever fare thee equal to \$500,060 a month, \$125,000 a The suit is not to forclose a mortgage, well." I would do so knowing from a week, or nearly \$18,000 a day, Sundays deed of trust, but to recover the prop- thirty three years' experience that their included.

HOME JOURNAL. erty in kind. It is not a suit against places could and would be readily supthe college or its Trustees, but against plied, and when they are gone I will re-"Damnum absque

> rious and vexations litigation." It is Taking his entire statement, I might simply an action of ejectment in the dismiss him under the role "falsum in observation, and will suggest to the ob-

commencement of the action. If I am but I have already drawn this letter too right the facts make a "vexatious," but long. It suggests an examination of that paper upon which we plant our-This is the "serious and vexations lits selves, and we will not readily and

Respectfully, P. TURNEY.

MARY SHARP. Reply of Prof. Cardner to Judge Turney

WINCHESTER, TENN., May 12 .- So much has been written about the remone else, may desire? I answer, not at myself right before some who are inter-

At the meeting of some of the citizens to Nashville? The college is the creatupon to say something. Your reporter tion of the charter. The Trustees are not using short hand, but, as I suppose, creatures of that charter Can these writing up from notes, while not mis- the standard price-\$2. In making a change it? The bars statement of the stance of what was said, made me ap- says: "A county paper can't be pubproposition answers it The powers of pear in a wrong light with the people

ceive all funds that have in any way what I remember to have said, and if iness to furnish the money that is rebeen contributed or pledged for the est the reporter can confirm what I say I quired to sink in the paper. Of course

I stated that I did not want to attend run the risk of estranging our business cordance with the will and direction of told by the Faculty to go to Nashville

I said, further, that the Faculty told me to go and say nothing, unless to ville at 40 cents. The donations were all made with the answer questions which might be asked growth and development may be to such express understanding and agreement me, but to keep my cars and eyes open that they were to be used for the benefit and see what was done that I might re-

If I remember correctly, this is about

I did not expect to be lionized when I returned to Winchester because of what I will wenture to suggest to persons I said. I expected that some men would Under our cash system we have, in three

nothing more than that I taught in the suits our case exactly. be overcome. It is this: Many of the people of Winchester and Franklin county freely gave their money to build, such a man which would prompt him, after toiling to reach such an eminence as he good-looking, and more glib on the tongue. has gained, to hurl stones below upon good-looking, and more glib on the tongue. his fellow toilers.

I am a native of the State of Tennesman thus speaks of me.

I have come to Tennessee, after seck-

What I stated in the meeting as my pinion is the opinion of many of your readers, and I leave the matter to be settled in their minds whether a mere ex-

ney's letter was not intended, we opine,

unhesitatingly gave the opinion that the Trustees; that they are employed Jay Gould, it is reported, will soon there was nothing in the lawsuit for the only for the year, and if they desire to retire from active business life and take college property, and so announced to remove they will be free from their con- a tour around the world. He has a the whole Board of Trustees and to sev- tracts in about one month from this fortune of \$100,000,000 all made in the whole Board of Trustees and to sevitine to sevit tracts in about one month from this cral hundred persons at the closing exdate, and can remove if they desire.

There will be no "serious and vexations was clerk in a country store at a salary Corns, Felons, Sore, Ulcers, Tumors, Fistula, Burns of Six or Six or Six of Six or Six or Six of Six or Six of Six or Si Colyar voluntarily pledging to defend, litigation" to interfere with them, without fee, which I suppose he is doing. I have given the substance of the litigation of suppose he is doing. I have given the substance of the litigation of suppose he is doing. I have given the substance of the litigation of suppose he is doing to all afflicted with either of the litigation of the litigation of suppose he is doing to all afflicted with either of the litigation of the litigation of suppose he is doing to all afflicted with either of the litigation of suppose he is doing to all afflicted with either of the litigation of the litigation of suppose he is doing to all afflicted with either of the litigation of the litigation of the litigation of suppose he is doing to all afflicted with either of the litigation of the litigation of the litigation of suppose he is doing to all afflicted with either of the litigation of the litigation of the litigation of suppose he is doing to all afflicted with either of the litigation of the litigatio

The following table was constructed The following table was constructed by the celebrated Dr. Herschell upon a philosophic consideration of the attraction of the sun and moon. It is confirmed by the experience of many years' server what kind of weather will probarage, a doed of trust, when the debt security to which I might call attention, of her quarters. As a general rule it of her quarters. As a general rule it will be found wonderfully correct:

If the moon changes at 12 o'clock, noon, the weather immediately followng will be very rainy, if in summer; if in winter, snow or rain.

If between 2 and 3 p. m. changeable;

fair and mild in winter. Between 2 and 6 o'clock p. m., fair in

inter and summer. Between 6 and 10 o'clock p. m , in summer, fair if the wind is northwest; rniny if the wind is south or southwest; in winter fair and frosty if the wind is north or northwest; rainy if south or

southwest. Between 10 and 12 p. m., ramy in summer, and fair and frosty in winter. Between 12 at night and 2 a. m., fair in summer, and frosty in winter,

unless the wind is from the southwest Between 2 and 4 a. m., cold and very showery in summer, and snow and storm in winter.

Between 4 and 6 a. m , rainy, both in winter and summer.

in summer, and stormy in winter. summer and cold in winter.

summer, and cold and stormy in win-

and after a few months found that it April 11-2m was a losing business and raised it to lished at a dollar, unless the publisher I wish to say plainly something of has plenty of money, or some other busif every voter in the county, or even

An old writer very truly says: "Adbe expended, vested, used or appropriation my words. That when I had asked vertising and politeness are the main ted in other manner than in strict action that another be sent in my place, I was levers to get customers. Advertising this, I do not believe that the people of Nashville have concluded that Nashville and laws of the State" myself. They did not want to take an other hand they did not the donor, provided such will or direct myself. They did not want to take an will draw them, ability to fill their or-

Tennessee bonds are quoted in Nash-

# **Our Cash Argument**

Walmsley, a man of means and a member of the Board of Trustees, agreed to pay Dr. Graves a pertion of his debt, pay Dr. Graves a pertion of his de best prints at 6c, before we put them down? Should Judge Turney meet me to-day suppose you permit Harry to go to your anywhere away from Winehester, I do not believe be would know me. Of my harry week—how long will it be before teachers and appropriate the income of the college to the payment of their from the place at which the law estables. This was settled upon and Mr. It is no power given to remove the college not believe he would know me. Of my you would have to sell the remainder at donate and character he certainly knows ble its value to make good your loss? This college here. He has heretofore manifested no dislike to me, and why he should throw the whole weight of his on, but for the promise of \$1. For \$1? word and name against my character as a truthful man, in one of the leading neighbors who take chances on all alike with

Now to the point: Gentlemen, two-thirds of you furnish the other one-third all their lux-

that the Trustees undertake to remove, see. My forefathers were of the pioneers chan, or Mr. ---, but the people foot the uries, &c. This loss don't fall on Smith, Lenwhole bill.

We keep a full line of Clothing, Gents'
Furnishing Goods, &c., also a general stock of
merchandise, and pay the highest market

merchandise, and pay the price for barter of all kinds. P. & S. LENEHAN. Successors to Joe Lenchan. Decherd, Tenn., Dec. 20, 1882. tse27-'83

#### BRADFIELD'S $G^{-3}$ R

### Bradfield's Female Regulator

ing to THE WOMB, and any intelligent wo-man can cure herself by following the direc-E M. GARDNER tions. It is especially efficacious in cases of suppressed or painful Menstruction, the Whites, and partial Prologens. 1º affords immediate relief, and permanently restores the Menstrual World now, and we have no means of Functions. As a remedy to be used during verifying his statements. Judge Turthis invaluable preparation has no rival!

#### HOLMES' LINIMENT

Is an INESTIMABLE BOON to all child bearing Women; a real blessing to suffering females ; a true

### MOTHER'S FRIEND.

When applied a few weeks before confineme it will produce a quick and safe delivery, control pain, and alleviate the usual dread, agonizing suffering, beyond the power of lan-guage to express !

#### PRYOR'S OINTMENT

THREE GREAT REMEDIES! J. BRADFIELD, No. 108 South-Pryor St., Atlanta, Ga.

# BUY THE BEST

### Machinery,

Buckeye Mower, Table Rake, (combin bined Reaper,) Dropper, New Canton (single wheel) Reaper and -Self Binder, manufactured by-

C. Aultman & Co., Canton, O.

New Model Vibrator and Sweepstake yesterday. Threshers, and the Canton Monitor Engines. Farmers and Threshermen are invited to or call on the agent, F. STALDER. Belvidere, Tenn.

Ber Tiger Self Dump and Advance Hay Rakes.

saddle and harness horse that was ever in Franklin county. Is the favorite at every show. He is the darling under the saddle, and the Captain in harness. Can pace or trot a mile in less than three minutes. He is to Between 6 and 8 a. m., wind and rain a summer, and stormy in winter.

Between 8 and 10 a m., showery in ummer and cold in winter.

Between 10 and 12 a. m., showery in ummer, and cold and stormy in winter.

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Between 10 and 10 a. m., showery in ummer and cold in life in less than three minutes. He is 10 to in this in less than three minutes. He is 10 to in this in less than three minutes. He is 10 to in this in less than three minutes. He is 10 to in this in less than three minutes. He is 10 to in this in this in less than three minutes. He is 10 to in this in this in less than three minutes. He is 10 to in this in this in this in this in less than three minutes. He is 10 to in this The Smithville Index reduced its subscription price to one dollar per year, and after a few months found that it

Winchester. Only \$10 yill surface. Come and see. Bring your grinding, and see the the finest horse in the country. His coltsgo, "you bet." Don't miss this chance; will perhaps be the last. \$10 premium up.

April 11-2m J. B. DAVIS.

Receives Deposits, Deals in United States Bonds and Local Securities, and Foreign and Domestic Exchange. I awn on all European points.	Jomestic	and 1	oreign	, and I	curities	ocal Se	and I	Bonds	States	United	)eals in oints.	posits, I	Receives Deposits, Deals in United States Bonds and Local Securities, and Fore drawn on all European points.
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88 NEW-



### **Wagon and Carriage** Shop.

We have opened a Wagon and Carriage Shop at Knapper's old stand in Winchester, and propose to do all kinds of work in our line as neatly and cheaply as can be done anywhere. Strict attention will be given to repairing. We have a first-class blacksmith, ho, in addition to other work, will make a specialty of horse-shoeing.
All kinds of machinery repaired in best

style, cheap.

J. KISSLING & B. STUDER. Jan. 31, 1883.

### LAND FOR RENT---LAND

As Special Commissioner in the case of Jo-seph M Acklen vs. E P Acklen and others, by decree of the Circuit Court of Franklin county, Tenn., at March Term, 1883, I offer for rent, for year 1883, the lands belonging to C. Acklen's heirs, consisting of four tracts—plat and survey of which I have—either for money or on the usual terms. The land is 33 miles of Winelesses. miles of Winchester, near Bogle & Davis' mill, 21 miles of Estill Springs, in good neighborhood, and immediate possession given. If sold, possession for grain sowing to be given in the fall, and the rental contract to expire December 25th, 1883. This April 24th, 1883. H. P. STEWART,

Special Commissioner.

I will receive bids privately for all, or either of the above tracts of land, the biddings to commence at \$5 per acre, on one and two years' credit. Bids to be received at the Cir-cuit Court Clerk's office, between now and the 4th Monday in July next. H. P. STEWART,

Special Commissioner.

## 10 North Summer Street.

Nashville, : : Tennessee.

This Hotel has recently been entirely reurnished, and is now ready to entertain tran-jent as well as permanent boarders. Tranlent, \$1.50 perday. [may4-tt

# MARY SHARP COLLEGE, N., C. & ST. L. RAILWAY

"The Female University of the South," At Winchester, : : : Tenn.,

A LOCATION unsurpassed for variety and beauty of scene ry, and entirely exempt from all malarial and pidemic diseases.

THE METHODS OF INSTRUCTION in this Institution are such as common sense and the wisdom gained from long experience have demonstrated to be most effective. No plan is accepted or rejected because it is "new" or "eld," but if proved bost, no stigma is placed upon it because it is not the birth of

THE TEACHING

in this College is fully up to the progressive demands of the present. Both the instruction and example such that even the sluggish and indifferent soon become interested, and study becomes a positive pleasure. THIRTY YEARS the Mary Sharp has stood firm amid the des-

olation of war and the persecutions of envy and jealousy, and this long record of faithful and successful toil should be a sufficient guarintee for the future. STUDENTS OF THIS COLLEGE,

occupying positions of honor throughout the land, and who, by the education here received, are made blessings to thousands of "South-

for Catalogues and information received dai-ly, not only from the Southern States, but from points north of the Ohio river. THE STANDARD

of education is high, and rests upon the conviction that every system of Instruction should be estimated by its success in promoting the higher education; by its ability to increase the power and range of thought, and to not only excite the mind to extended scientific research, but to join with it that pure moral culture by which alone the true dignity and

well-being of humanity is insured. THE FACULTY consist of Dr. Z. C. Graves, first and only President, assisted by a full able and expe-

rienced corps of Professors. EXPENSES. Per Month. Tuition in Collegiate Department ..... \$6 00 Intermediate

" Primary "
" Music, (Piano) with use of " Special Vocal Lessons .... Painting (not including ma-

German and French, each. Board, including washing, fuel and Payments to be made, one-half in advance tor each half session of twenty weeks.

" Drawing -

nesday in September.

For Catalogues, or information, address the ALL STYLES OF FURNITURE President, or Professors G. W. Johnston and A. T. Barrett.

HAYDEN MARCH.

terial)

G. G. PHILLIPS

Winchester, Tenn .

DRUGS, of the county. He keeps on hard an ment of METALLIC CASES, Medicines and Chemicals.

FANCY & TOILET ARTICLES. Spanges, Brushes, Perfumery, &c.

Prescriptions carefully compounded with accuracy and dispatch by competent persons, at all hours of the day and night.

## Elk River Mills.

Headquarters for the Milling Proposes to furnish, cheap for cash, ande Public of Franklin and Adjoining Counties.

These Mills (known as Hinton Mills,) are situated on Elk river, three miles north of Winehester, and three miles west of Decherd. They are given up to have the BEST MACHINERY of any Custom Mills in the countries. try. Having everything newly fitted up from wheels to bolts, and having three runs on wheat and one on corn, enables us to always be up with our work, with plenty of water to be up with our work, with pienty of water to spare. You always get your griuding—no waiting until to-morrow. Our accommoda-tions are equaled by no Mills in the country. With Mr. Wm. M. Taft as miller, our Mills turn out Flour and Meal excelled by none. Our merchant work is equal to that of any LIVERY AND SALE STABLE. Mill. Orders for Flour and Meal promptly filled. We thank the public for a liberal patronage since starting, and hope to be able to merit a more liberal one as we do the work. BOGLE & DAVIS.

### R. POOLE, Photographer,

Corner Union and Cherry Sts., NASHVILLE, : : : TENN.

#### Non-Resident Notice. Thos. Gore vs. Jno. D. Lipscomb and

others

It appearing to the satisfaction of the Clerk and Master, from the affidavit in complainant's Bill in above cause, that the de-fendant, John D. Lipscomb, is a nonresident of the State of Tennessee, so that the ordinary process of law cannot be served up-It is therefore ordered by methat publication

be made for four successive weeks in the Home Journal, a newspaper published in Winchester, Tenn., requiring, said non-resident defendant to appear on or before the fourth Monday R J. Gillespie and others vs. Cellia Winchester, Franklin county, Tenn., and make defense to said Bill, or the same will be taken for confessed and set for hearing ex-parte as to him.
Witness my hand, at office in Winchester,

Tenn., this April 23, 1883. CLEM. ARLEDGE, C. & M.

By John Arledge, Dep. C. & M.

### To my Friends,

I am now receiving a nice line of

### FROM NEW YORK,

such as Bonnets, Hats, Flowers, Ribbons, Satins and Laces. MRS, N. E. DAYS. April 25th, 1883,

Ahead of all Competitors.

Business Men, Tourists, REMEMBER Emigrants, Families,

THE BEST ROUTE to Louisville, Cincia nati, Indianapolis, Chicago and the North, is via Nashville.

THE BEST ROUTE to St. Louis and the West is via McKenzie.

THE BEST ROUTE to West Tennesses and The Best Route.

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Don't Forget It! -By this Line you secure the-

MAXIMUM of Speed, Safety, Comfort, Satisfaction, ----AT THE----

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Be sure to buy your Tickets over the

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The Inexperienced Traveler need her go amiss; few changes are necessary, and sail as are unavoidable are made in Union Depoi

#### THROUGH SLEEPERS ---BETWEEN---

Atlanta and Nashville, Atlanta and St. Lenis, Atlanta and Louisville, Nushville and & Louis via Columbus, Nushville and Louis ville, Nashville and Memphis, Martin and St. Louis, Union City and St. Louis, McKenis and Little Rock, where connection is made with through Sleepers to all Texas points,

J. H. PEEBLES, T. A., Chattenogra, Ten. W. T. ROGFES, P. A., Chattenogra, Ten. W. L. DANLLY, G. P. & T. A. Nushville, Tem

JOHN M. HUTCHINS. WINCHESTER, TENN, DEALER IN

Standard Fatent Medicines. Paints, Oils, Varnishes, Dye-Stuffs, Ilair & 3 06 Tooth Brushes, Toilet Articles, Pertuner,
2 06 Soaps, Shoulder Braces, Trusses, Spages,
and all varieties of I reggists' Sundrer, G

6 00 gars, Pure Wines and Liquers for Medicina 6 00 purposes.
Physicians' prescriptions carefully con-4 00 pounded, and orders answered with care and 2 50 dispatch.

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Prices as low as the same can be bought in BED. The next session begins the 2d Wed-esday in September.

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Nashville. His Furniture is all hard-made, and will stand the test of any resemble usage. Pictures, Chromes, &c., neatly fromed. President Board of Trustees,
A lot on hand for sale very low. All series of Moulding for sale cheap. If you want seals in your cane chairs, come and get Gardiar's Patent 3-ply Veneer seats. All kinds of Up-

holstery, &c., done premptly. COFFTNS made to order, and a fully supply of the nicest on hand, of any size, at ice than they can be bought for anywhere else. Hewill deliver them in a NICE HEARSE to any port

cheap, or cheaper than the same can be bought in Nashville He has all kinds of lumber for sale, at the lowest price; and, as he has a saw-mill of his own, can fill any order at short matice.

### JOE ARLEDGE,

At the house lately occupied by Fanning & Son, Public Square, WINCHESTER, TENN.,

the best brands and quality WHISKIES, BRANDIES, WINES, CORDIALS, BEER, ALE, OYSTERS, SARDINFS, CRACKERS,

Cigars, Tobaccos and Snuff. His Bar will be superintended by Mr. Tom. Arledge, and he guarantee that the best of liquoes only will be sold. Hot drinks for Winter, and cool ones for Summer. Give him a trial.

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New and elegant Top and No-Top Buggies, and first-class Harness and Saddle Horses. Horses boarded by the year, menth or day, very low, and well attended to by faithful

Hacks run night and day from Winchester to Decherd. Passengers called for in any part of town, and baggage checked.
aprl-tf ELLIS DAYS.

SIMMONS & CURTIS,

Attorneys at Law

Winchester, Tenn. Will practice in the counties of Franklin, Coffee and Moore; also in Supreme Court at Nashville. Prompt attention given to col-Office south-sast side of Public Square.

#### Non-Resident Notice.

Cause pending in Chancery Court-

Roseboro and others. It appearing to the satisfaction of the un-

dersigned, (who has been appointed Special Clerk & Master by the regular Chanceller,) from the allegations and affidavit in complainants' Amended Bill in above cause, that the defendants, Mary and Bettie (tillerpie, two minor children of James (tillerpie, deed — (a brother of Wm. H. Gillerpie, deed)—are non-residents of the State of Tennessee, of that the ordinary precess of law cannot be served upon them.
It is therefore ordered that publication be

made for four successive weeks in the Home Journal, published in Winchester, Tenn., re-Millinery Goods

From New YORK.

Mind a nice line of the fourth of the county of the c fessed and set for hearing ex parte as to them.

Witness my hand, May 7th, 1883. T. H. FINCH, Special Clerk & Master in this cause.

mayb-4w Marks, Fitzpatrick & Gregory, Solleiters.